

The Carbon Advocate

LEIGHTON, PENNA.

SATURDAY, JUNE 15, 1890.

ENTERED AT THE LEIGHTON POST-OFFICE AS SECOND CLASS MAIL MATTER.

"PRICE AND EMBODY ARE MAKING A quiet but bitter fight for Associate Judges, at the hands of the Democratic Convention, Price says Embody can't be elected because he is a member of the Good Templars and is catering to the labor organizations. Other anti-Embodiment people claim that if elected he would be the mouth-piece of A. G. Broadhead. Against Price it is charged that he is the worst kind of a bloated monopolist, and that with him on the bench and Dreher re-elected, and all the lawyers in the county busy in the employ of the corporations, it would be useless to bring suit against them. People who don't care a fig about either of the men, declare what each says about the other is true. In the meantime, the candidate on either ticket who resides outside of March Chunk will have the best chance of getting there."

This spicy bit of political news from the Leighton Record shows a strong undercurrent in the political stream. We infer from it, that Brother Maloy would support a good man from Leighton, for instance, for the Associate Judgeship. This fall, as for the suggestion of Judge Dreher being a candidate for a third term, in the year following, we hardly credit it. It is pretty generally understood, that Judge Dreher will not be a candidate again. And as Allen Craig has declared that he would not be a candidate for President Judge, but by general consent is to go to Congress, the one looks up for President Judge and who will in all probability be nominated and elected with opposition in 1890 is W. M. Bapstler.

A WRITER FROM AUSTRALIA to the Hazleton Standard makes the following pertinent observation on the "record" of Hon. E. M. Mulhearn, in the late Legislature: "It is not my intention to take a mean advantage of any person, but I have demands that the truth be spoken at all times. And in this connection it might be well to remind the people of this district and county that the seat of the voice and vote of Carbon county in the Legislature that lately closed its session was seldom occupied and never filled. In the vote for ballot reform—the most important labor measure—Mr. Mulhearn coincided with the flourishing promises of himself and his friends during the campaign? In the vote for ballot reform—the most important labor measure—Mr. Mulhearn stands among the "absent or not voting" in the record. Practically speaking, Carbon county was not represented at Harrisburg last season of the legislature. Will Mr. Mulhearn please explain?"

It is now in order for Eddie "to do something" in explanation of so serious a charge, but will he do it?

BROADBRIM'S N. Y. LETTER.

As spring glides gently into the arms of summer, we set aside its parting day to crown with flowers the graves of our glorious dead. Year after year, I see great gaps in the ranks of the departed, and the which keep sacred this holy celebration. On Thursday, the President of the United States was to review the troops in Brooklyn. The fact of his presence seemed to inspire the old soldiers, for he was a soldier himself, and hundreds of old men who could scarcely walk, donned their uniforms, and proudly pinned the faded Grand Army badge upon their breasts, and with altered steps marched over the route of many miles as proudly and as cheerfully as when they answered their country's call twenty-five years ago, and went out to do battle for the Union. The day opened gloomily, a cold wind swept through the streets, and the heavy clouds hung threateningly over the city, giving little promise for the day, sharp flurries of rain seemed to add to the discomfort, but these untoward events made no impression on the veterans. Here and there some dignified drum-major, resplendent in gold lace and brilliant in gorgeous color, whose trunk appeared from the clouds, and the searchlight; but the tough old soldiers, who had tramped through the swamps of the Chickasaw and marched with Sherman from Atlanta to the sea, kept on as if it were wind or rain, and straightened up with the old time as they passed the reviewing stand where the President sat, and they swung their caps and gave a shout of ringing cheers, while the band struck up that stirring old army tune "When Johnny comes Marching Home." When Johnny comes Marching Home, they were threatening the early part of the day, their fears were all dissipated before high noon; the rain vanished, the air grew warmer, a thin breeze of clouds tempered the heat of the sun and made marching a delightful exercise. The review passed off splendidly, and in the afternoon the bands were Greenwood to scatter flowers over the graves of our departed heroes. There are many graves that beautiful necropolis of those who fought the stars and bars, and who died far away from their southern homes. But they were not forgotten on Decoration Day. Sweet ministering angels, whose fathers, sons, husbands and brothers, fell on Southern battlefields, fighting for the stars and stripes, did all their sorrow on mothers, who died of grief, or whose hearts would do to honor the graves of their dead. Not one of them was neglected. The bitterness of the strife was forgotten in the solemn presence of the dead, and friend and foe rest calmly side by side in the sleep which shall know no waking till the judgment morning, but sweet flowers crowned the graves of all alike.

A year ago, Martin G. Johnson a surveyor, died at Jamaica, Long Island, leaving a fortune of a half million of dollars. Mr. Johnson, married, late in life, a widow of some property, which he consented to manage in his wife's behalf. He was rich, by judicious and thrifty investments, his considerably increased. Mr. Johnson, in his lifetime, was not colored for his generosity or liberality, but the extent of his character for thrift was not fully apparent till the day after his death, when his will was read and his accounts were examined by the executors. It then appeared, that for a period of sixteen years of his married life, he charged his wife with five cents, and one half of their mutual expenses. It was his custom once a year, to send the village parson for a fruit cake on the occasion of his death. The cake was always a market cake, Mrs. Johnson, but the materials—the flour, the raisins, the currants, etc.—were provided by Mr. Johnson. When his accounts were examined last year, it was found that one half the cost of all the cakes—eighteen in number covering a period of eighteen years—was charged to Mrs. Johnson, and he had made her no allowance for the making. Some of the charges however, almost exceeded belief. Mrs. Johnson was taken with scraps one morning, and wanted some paragon. Mr. Johnson went to the drug store for it, which was over a mile away. The cost of the paragon was five cents, and Mr. Johnson charged her three dollars for this time, going and coming. Mr. Johnson's time appears to have had a specific cash value. One day Mr. Johnson thought she would like to go to Connet Island, and he asked Mr. Johnson if he would like to go along? Mr. Johnson thought he would, so off they started and had a jolly good time; but it appears from his little ledger, that he charged her with the railroad fares, all the claims they eat, two bottles of sausage, two beers, two rides on the merry-go-round, and seven dollars and fifty cents for his time. On her birthday he made her a present of a camel hair shawl, and he charged her with fifty dollars. Two spoons of cutlery and a paper of needles are put down at twenty cents. Time in getting them four dollars. The entire charges footed up \$8,500. When he died his income exceeded \$20,000 a year, and the cost of his living was less than \$500. He pinched himself and everybody else while he was alive; and he only parted with his money bags when he could keep them no longer. Mrs. Johnson sued the estate for the charges made against her, and this week the Supreme Court handed down a judgment for the full amount \$9,500; the Court deciding that a husband is bound, not only to support his wife, but that he must also furnish her with paragon whenever she has a pain, free of cost. If he gives her presents he must attend to the good for the Court; "Oh wise young Judge

New Advertisements.

how I do honor them!" But the mean old rascal is dead, and a score of his poor relations who were starving in his life are now made rich by his misdeeds. I am not naturally vindictive, but I hope if this miserable old sinner ever applies to St. Peter for admission through the Golden Gate, that he will charge him a fortune for unlocking the door, and a good round sum for the use of the key.

What's the matter with Lily Langtry? The other day she pointed out the window and the scenery of several of the pieces that she has been playing were sold at auction, and the collection that had cost my lady several thousand good American dollars—went for a few paltry hundreds; and when the expense of advertising the sale, the auctioneer's fees, and the cost of the Grand Opera House are taken therefrom, what is left will hardly keep her ladyship in French kid slippers from now till the holidays. What's the matter with the dudes who crowded the boxes when the Lily first appeared appeared among us where are all the old bird headed sinners who sneered and first five rows of the parquette, and threw bouquets the size of cabbage over the heads of the orchestra, in the middle of which were concealed previous bullet holes declared eternal devotion and undying love? My, my, my! What a volume those little tell-tale noses were! How they sneered and preserved them? If she does, they have a very commercial value, and if in the mutations of fortune, her wealth should be swept away, they might make a few strikes on a volume that would throw the memories of Madam Recamier completely in the shade. But the matter was decided by the main subject, and that is, where were all these crazy lovers on Wednesday last? I did not see one of them. There was no noisier, no sentiment about them—not a bit—they did not care a fig whether the things belonged to Lily Langtry or Betty Martin. The main question was, can I get my money out of them? and if they felt that they could not, they dropped it like a hot potato. It was a funny sale all right. The auctioneer was one of the most aristocratic in New York, a man who is never employed except at first class sales. His name alone was a tower of strength, which he made use of to the assurance of success. He knows the Bible from Genesis to Revelations. He knows the names of the kings and queens of Finis. He is a perfect encyclopedia of ancient and modern art, and a revelation on all sorts of universal values. He started out with a flourish of trumpets that he had carried an ordinary audience of their legs, but it had no more influence on the crowd than a stove pipe. "For they had all been there before many a time," they knew how it was themselves. Now, ladies and gentlemen, said the auctioneer, I have a couple of dresses and a pair of woollen boots; the world has done better to be; no such opportunity can ever occur again. He then produced a pair of woollen boots; the world has done better to be; no such opportunity can ever occur again. He then produced a pair of woollen boots; the world has done better to be; no such opportunity can ever occur again.

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ROYAL BAKING POWDER Absolutely Pure. This powder never varies. A marvel of purity, strength and wholesomeness. More economical than the ordinary kinds, and cannot be sold in competition with the multitude of low test, short weight, and essentially impure brands in the market. Royal Baking Powder Company, 108 Wall Street, N. Y.

C. C. G. CURTIS' COUGH COMPOUND. Sure Cure for Coughs, Colds, Consumption, Hoarseness, Sore Throat and all diseases of the Throat and Lungs. Price 25c and 50c. For Sale by all Druggists.

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Estate of Daniel Clauss, deceased. ADJOURNED

Orphans' Court Sale OF VERY VALUABLE REAL ESTATE! By virtue of an order and decree of the Orphans' Court of Carbon County, Pennsylvania, the undersigned will sell at Public Sale, on the premises in the Borough of LEIGHTON, County of Carbon, State of Pennsylvania, on SATURDAY, JUNE 15, 1890, at THREE o'clock P. M., the following described Real Estate, to-wit: All that certain lot or piece of ground situate, lying and being in the Borough of Leighton aforesaid, and being parts of lots marked and numbered in the plan or plat of said Borough Nos. 22 and 23, bounded on the West by the corner of West Third and Bank Street, thence due South along said Bank Street thirty-six feet to other part of said lot, owned by Thigman D. Clauss, thence along the same due West thirty-one feet and six inches to North eighth street, thence due West one hundred and thirty feet to North eighth street, thence due North along said alley eighteen feet, thence due East one hundred and thirty-nine feet, thence due North along said alley nine feet, thence due East to Bank Street, the place of beginning. Reserving the right and privilege to the present owners to keep and retain in the present buildings where they project or occupy any part or portion of said lot, new ones erected, not to exceed fifteen years. The improvements thereon consist of a Two-story FRAME DWELLING HOUSE, covering the front front of said lot on Bank Street, and out-buildings. TERMS OF SALE.—One-third of the purchase money in cash on the day of the sale; one-third in six months, with interest; one-third in one year, with interest. Deed and Bond and Mortgage at the expense of purchaser. T. D. CLAUSS, Surviving Executor. HAPSHER & CASBIDY, Attorneys, No. 25, 189-93.

Election Proclamation. Pursuant to a writ to me directed by the Governor of the Commonwealth of Pennsylvania, dated at Harrisburg, April fifteenth, in the year of our Lord one thousand eight hundred and eighty nine and of the Commonwealth the one hundred and thirtieth, setting forth that two separate amendments to the Constitution of this Commonwealth have been agreed to by a majority of the members of each House of the Legislature at two successive sessions, to-wit: P. LEVAN, Sheriff of the county of Carbon, Pennsylvania, in obedience to the requirements of the eighteenth article of the Constitution and in compliance with the provisions of an act of the General Assembly entitled "An act prescribing the time and manner of submitting to the people for their approval and ratification or rejection of proposed amendments to the Constitution" approved the eighth day of March, Anno Domini one thousand eight hundred and eighty-nine, do hereby make known and give notice to the electors of the County of Carbon, Pennsylvania, that on THURSDAY, the EIGHTEENTH day of June, Anno Domini one thousand eight hundred and eighty-nine, the following proposed amendments to the Constitution of this Commonwealth are to be voted on, the first of said amendments being as follows: AMENDMENT. There shall be an additional article in said Constitution to be designated as article XIX, as follows: ARTICLE XIX. The manufacture, sale, or keeping for sale of intoxicating liquor, to be used as a beverage, is hereby prohibited, and any violation of this prohibition shall be a misdemeanor, punishable as shall be provided by law. The manufacture, sale, or keeping for sale of intoxicating liquor for other purposes than as a beverage may be allowed in such manner only as may be prescribed by law. The General Assembly by shall, at the first session succeeding the adoption of this article of the Constitution, enact laws with adequate penalties for its enforcement. The second thereof being as follows: AMENDMENT. Struck out from section one, of article eight, the four qualifications for voters which reads as follows: "Every male citizen, twenty years of age, possessing the following qualifications, shall be entitled to vote at all elections: FIRST. He shall have been a citizen of the United States at least one month. SECOND. He shall have resided in the State one year or if, having previously been a qualified elector or native born citizen of the State, he shall have removed therefrom and returned, then six months) immediately preceding the election. THIRD. He shall have resided in the election district where he shall offer to vote at least two months immediately preceding the election. FOURTH. If twenty years of age or upwards, he shall have paid, within two years, a state or county tax, which shall have been assessed at least two months, and paid at least one month before the election," so that the section which reads as follows: "Every male citizen, twenty years of age, possessing the following qualifications, shall be entitled to vote at all elections: FIRST. He shall have been a citizen of the United States at least one month. SECOND. He shall have resided in the State one year or if, having previously been a qualified elector or native born citizen of the State, he shall have removed therefrom and returned, then six months) immediately preceding the election. THIRD. He shall have resided in the election district where he shall offer to vote at least two months immediately preceding the election. FOURTH. If twenty years of age or upwards, he shall have paid, within two years, a state or county tax, which shall have been assessed at least two months, and paid at least one month before the election," shall be amended, so as to read as follows: Every male citizen twenty years of age, possessing the following qualifications, shall be

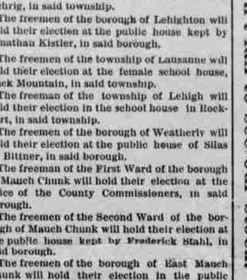
entitled to vote at the polling place of the election district of which he shall at the time be a resident and not elsewhere. FIRST. He shall have been a citizen of the United States at least thirty days. SECOND. He shall have resided in the State one year (or if, having previously been a qualified elector or native born citizen of the State, he shall have removed therefrom and returned, then six months) immediately preceding the election. THIRD. He shall have resided in the election district where he shall offer to vote at least thirty days immediately preceding the election. The Legislature, at the session, thereof next after the adoption of this section, shall, and from time to time thereafter may enact laws to properly enforce the provisions of this section. FOURTH. Every male citizen of the age of twenty years, who shall have been a citizen for thirty days and an inhabitant of this State one year next preceding an election, except at municipal elections, and for the last thirty days a resident of the election district in which he may offer his vote, shall be entitled to vote at such election in the election district of which he shall at the time be a resident and not elsewhere, where for all officers that now or hereafter may be elected by the people: PROVIDED, That in case of war no elector in the actual military service of the State or of the United States, in the army or navy thereof, shall be deprived of his vote by reason of his absence from such election district, and the Legislature shall have power to provide the manner in which and the time and place at which such absent electors may vote, and for the return and canvass of their votes in the election district in which they respectively reside. FIFTH. For the purpose of voting, no person shall be deemed to be a resident or to have been a resident by reason of his presence or absence while employed in the service of the United States or the State, nor while engaged in the navigation of the waters of the State or of the high seas, nor while a student of any college or seminary of learning, nor while kept at any almshouse or public institution, except the inmates of any jail or prison, or of any insane asylum, who for the purpose of voting, shall be deemed to reside in the election district where said home is located. Laws shall be made for ascertaining, by proper proofs the citizens who shall be entitled to the right of suffrage hereby established. I also make known and give notice that the places of holding the aforesaid election in the several townships and boroughs of the said County of Carbon, Pennsylvania, in advance of their respective dates, are as follows: The freemen residing in that part of Banks township known as the Beaver Meadow district will hold their election in the school house in Audenried. The freemen residing in that part of Banks township known as the Beaver Meadow district will hold their election in the school house in Audenried. The freemen of the township of East Penn will hold their election at the public house of Penrose George, in said township. The freemen residing in that part of Lower Township known as the Millport district, will hold their election at the Millport hotel in the village of Millport in said township. The freeman residing in that part of Lower Township known as the Little Gap district, will hold their election at the public house of Robert A. Henry, in the village of Little Gap, in said township. The freeman of the township of Franklin will hold their election at the public house of John Retzig, in said township. The freemen of the borough of Leighton will hold their election at the public house kept by Jonathan Kistler, in said borough. The freemen of the township of Lausanne will hold their election at the female school house, in said township. The freeman of the township of Lehigh will hold their election in the school house in Lockport, in said township. The freemen of the borough of Weatherly will hold their election at the public house of Silas H. Bittner, in said borough. The freemen of the Second Ward of the borough of March Chunk will hold their election at the office of the County Commissioners, in said borough. The freemen of the Second Ward of the borough of March Chunk will hold their election at the public house kept by Frederick Stahl, in said borough. The freemen of the borough of East March Chunk will hold their election in the public house of Chester W. Haas, in said borough. The freeman of the township of Malheur will hold their election at the public house of Thompson J. McDaniel, in said township. The freemen of the township of Penn Forest will hold their election at the public house of Kros Koch, in said township. The freemen in the township of Upper Township will hold their election at the public house of F. F. Shering, in said township. The freeman of the township of Pecker will hold their election at the public house known as Hart's tavern, in said township. The freeman of the borough of Summit Hill will hold their election at the Town Hall, in said borough. The freemen in that part of the township of March Chunk not in the Nesquehoning district will hold their election at the public house known as the White Bear, in said township. The freeman residing in that part of Kiddey township known as the south district will hold their election at the public house of Freeman A. Gots, in said township. The freemen residing in that part of Kidder township, known as the North District, will hold their election at the house formerly of George H. Snyder, in said borough. The freemen of the borough of Parryville will hold their election at the public house of Dilane Snyder, in said borough. The freemen residing in the election district of Packerton will hold their election in the public school building, in said district. The freemen in the borough of Weisport will hold their election at the public house of Henry Christmas, in said borough. The freemen of the borough of Lansford will hold their election at the public house of George Evans, in said borough. I make known and give notice, as in and by the 18th section of the aforesaid act I am directed, that every person excepting Justice of the Peace, who shall at any other time appear at a meeting of the electors of the State or of any incorporated district, whether commissioned officer, or other public officer, or agent, or clerk, or other person, or shall be employed under the Legislative, Judiciary or Executive department of this State or of the United States, or of any city or incorporated district, and also that every member of Congress and the Legislature and the select and common councils of any city, commissioner of any incorporated district, is by law incapable of holding office, or exercising at the same time the office or appointment of Judge, Inspector or Clerk of any election of this Commonwealth, and that no Inspector or Judge, or any other officer of said election, shall be eligible to any office then to be voted for."

When in a grocer's store you stand And cakes of IVORY SOAP demand, Be careful not to be misled And imitations take instead. For dealers of will praise sing Of that which may more profit bring. Let not your senses clouded be Because a snowy cake you see, For villainy is not confined To darkest colors, bear in mind, And oft the sham is not remote From fairest face and whitest coat. Examine well with careful eye The cake until the name you spy, And always thus be well assured That IVORY SOAP you have procured; And should a lingering doubt remain, 'Twill vanish like the darkest stain, When in the tub on washing day, That cake of soap is brought in play.

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BARGAINS.

We have just received a lot of Shoes from a well known Shoe Mfg Co., in Kid and Dongola Leather, Round Toe, Square and Common Sense, and in different widths. These goods are strictly solid, first-class in style and wearing qualities, and were made to retail at \$2.00 and \$2.50; but, by taking the entire lot we have secured a Bargain, and our customers, as well as the public in general, shall reap the advantage; they will be sold at \$1.50 per pair. Now, we have not got a car load of them—only FOUR HUNDRED PAIRS! so you had better call at your earliest convenience.

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